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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/287,776	04/07/1999	LILI KANG	0100.9900270	6690
7	590 01/24/2002			
CHRISTOPHER J. RECKAMP			EXAMINER	
MARKISON & P. O. BOX 062	k RECKAMP, P.C. 29		PIZIALI, JEFFREY J	
WACKER DRIVE CHICAGO, IL 606060229			ART UNIT	PAPER NUMBER
011101100,12	00000022	•	2673	
			DATE MAILED: 01/24/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

(B)

w.				
	Application No.	Applicant(s)	Applicant(s)	
Advisory Action	09/287,776	KANG ET AL.	KANG ET AL.	
Advisory Action	Examiner	Art Unit		
	Jeff Piziali	2673		
The MAILING DATE of this communication a	ppears on the cover sheet with	the correspondence add	Iress	
THE REPLY FILED 30 October 2001 FAILS TO PLATherefore, further action by the applicant is required final rejection under 37 CFR 1.113 may only be either condition for allowance; (2) a timely filed Notice of A Examination (RCE) in compliance with 37 CFR 1.114	to avoid abandonment of this er: (1) a timely filed amendmer ppeal (with appeal fee); or (3)	application. A proper re nt which places the appli	ply to a cation in	
PERIOD FOR	REPLY [check either a) or b)]		
a) The period for reply expires 3 months from the mailing date of this event, however, will the statutory period for reply expire lat ONLY CHECK THIS BOX WHEN THE FIRST REPLY V 706.07(f). Extensions of time may be obtained under 37 CFR 1.136(a). The been filed is the date for purposes of determining the period of 37 CFR 1.17(a) is calculated from: (1) the expiration date of the short (b) above, if checked. Any reply received by the Office later than three earned patent term adjustment. See 37 CFR 1.704(b).	s Advisory Action, or (2) the date set for ter than SIX MONTHS from the mailing VAS FILED WITHIN TWO MONTHS (the date on which the petition under 37 C extension and the corresponding amount tened statutory period for reply originally	date of the final rejection. OF THE FINAL REJECTION. CFR 1.136(a) and the appropriate of the fee. The appropriate of the final Office action; or	See MPEP te extension fee tension fee under (2) as set forth in	
1. A Notice of Appeal was filed on Appell 37 CFR 1.192(a), or any extension thereof (37	ant's Brief must be filed within CFR 1.191(d)), to avoid dism	n the period set forth in issal of the appeal.		
2. The proposed amendment(s) will not be entered	ed because:			
(a) M they raise new issues that would require f	urther consideration and/or se	arch (see NOTE below);		
(b) they raise the issue of new matter (see No				
(c) they are not deemed to place the applicat issues for appeal; and/or	ion in better form for appeal b	y materially reducing or	simplifying the	
(d) they present additional claims without ca	nceling a corresponding numb	er of finally rejected clai	ms.	
NOTE: See Continuation Sheet.				
3. Applicant's reply has overcome the following re	ejection(s):			
4. Newly proposed or amended claim(s) we canceling the non-allowable claim(s).	ould be allowable if submitted	in a separate, timely file	d amendment	
5.☐ The a)☐ affidavit, b)☐ exhibit, or c)☐ request application in condition for allowance because	st for reconsideration has been	n considered but does N	OT place the	
6. The affidavit or exhibit will NOT be considered raised by the Examiner in the final rejection.				
7. For purposes of Appeal, the proposed amendr explanation of how the new or amended claim	nent(s) a)⊠ will not be entere ns would be rejected is provide	d or b)⊡ will be entered ed below or appended.	l and an	
The status of the claim(s) is (or will be) as follows:	ows:			
Claim(s) allowed:				
Claim(s) objected to:				
Claim(s) rejected: <u>1-22</u> .				
Claim(s) withdrawn from consideration:	,			
8. The proposed drawing correction filed on	_ is a)□ approved or b)□	disapproved by the Exa	miner.	

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10. Other: ____

PTO-303 (Rev. 04-01)

Advisory Action

9. Note the attached Information Disclosure Statement(s)(PTO-1449) Paper No(s). _____.

Part of Paper No. 9

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Continuation of 2. NOTE: The newly proposed limitation of "selectively [routing] video data from the video scaler to one of a plurality of video overlay generators" has never previously existed in claim language and would currently constitute a new issue, necessitating further specialized search to locate and consider the most befitting prior art on record.

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